United States District Court For the State of Delaware

Detlef F. Hartmann, Plaintiff, V.

Maybee - Freud, et.al., Defendants. District Court Case No. 1:06-cv-340-**

third linear Case No. 06-4594

FEB 2 2 2007

U.S. DISTRICT COURT OF DISTRICT OF DELAWARE

Claimtiff Motion To Stay Case Proceedings

Pursuant to the provisions of Federal Rule for Civil Brozedure 62, this Plaintiff moves this Monorable court to stay this Dintuit Court proceedings for the above captional appeal until it is suled on. In support of this Motion to stay the District Court Case proceedings effective October 31, 2006, for the following reasons:

1. On October 31, 2006, Clambiff's appealed was filed by the Third Circuit for denial of appointment of counsel due to abuse of discretion.

I. In response to that denial, appeal brief shows denial is immediately appealable by law.

3. Third Circuit accepted appeal on Tameany 26, 2007, for ruling.

4. Without a stay until appeal is ruled on, rights may not be upheld by lows of the land claimed in civil complaint and accompanying motions with their intentions because of:

A. complexity of case, B. extraordinary circumstances including systèmic deliberate indifference by legal constodions, c. obstructions to information, D. handicaps and obstructions as mental and physical disabilities caused by austodians, Defendants in Civil Complaint, continuously, maliciously, denizing claimtiff timely, equal, effective, meaningful, capable, adequate communication and ability and access to the courts, E. seriousness of claims including organized crime and cover-ups in government, F. weparable injuries to Plaintiff and his family from cruel, unusual, incivilized, indecent, unetheral, unpreferent, civil rights violations throughout history of custodianship, G. family right, H. parental right, I. patient rights, J. children's rights, K. life interests, L. liberty interests, M. property interests, N. fundamental rights, O. due process rights, P. equal protection rights, Q. public health problems caused and further threatened by custodians, R. immediate, continued damages to claimtiff and family members, 5. obstructions of justice claintelf can not overcome like to information, evidence, depositions, discovery, investigations, for starters, T. indigency discrimination, U. Defendants ill will actions, laransment, interference, begilement to continuous umprofessional prison conditions, V. numerous violations of against generally accepted professional standards, W. Claintiffs inability to lring most violations, X. continuing unnecessary mund suffering, Y. counsel appointment needed for exports, expediency, and efficiency of this large case, Z. Defendant's pensistent discriminatory, inherently suspect motive for everything, intentional negligence, abuse of authority

in high offices in this State, official oppression, criminal + civil contempt of hegislatures, and the laws of this land,

Adf. actual legal injuries requirement is already satisfied in this case by reading and understanding Claintiff's Complaint and accompanying motions, where claims are presented with argumable merit - but fall short of something, some claims already prematurely dismissed because every citizen can NOT be expected to be as competent as a lawyer should be, thus handicapped and disabled also because of thaintiffs imabilities, which can NOT be justice for all, equally, which continues to cause him to live under torture.

AB. of course, this is not an exhaustive hist, but surely should be

and current damages can be stopped.

5. GRANTING stay order is appropriate in this case to prevent on appeal, for efficiency and organization of this large, complex case, and to pave tax-payers money, and for equal protection civil rights.

sufficient for a stay for cornsel appointment so that further, immediate

6. Granting stay would support the welfare of the public to have its law upheld.

7. Stay should be granted to preserve the fruits of the merits, which can be upheld by connect of the court, where they may be lost otherwise, which would demy equal protection, equal justice, and deceprocess.

8. Non-lawyer - citizens legal papers should be read liberally, and interpreted to raine the strongest orguments that they suggest.

Straham V. Core, 127 F3d 155, 158 (15T Cir. 1997). 2.1.

9. Plaintiff is in unequal feeting to compete in adversery law

process.

Relief needed: Stay affective October 31, 2006 until Hind Circuit Ruling on Counsel Appointment, unless District Court can appoint counsel now and make appeal most.

Sincerely yours, In Service to God and Country,

Pated: Feb 18, 2007 (Retter F. Hartmann SBI NO. 229843 Delaware Carectional Conter \$ 1181 Paddock Rd

Smyrna, DE 19977

DELAWARE CORRECTIONAL CENTER SBI# 229 943 UNIT IS SMYRNA, DELAWARE 19977 1181 PADDOCK ROAD

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